Michael Nr Milby, Clerk

#### UNITED STATES BANKRUPTCY COURT

#### SOUTHERN DISTRICT OF TEXAS

IN RE:

The Hively Agency, Inc.

BANKRUPTCY CASE NUMBER 97-42797-H5-7

(Debtor),

#### PETITION FOR UNCLAIMED FUNDS

Dilks & Knopik, LLC, Attorney-in-Fact for Broadview Media, Inc. hereby petitions the Court for \$2,424.51 being held in the Registry of the Clerk, U.S. Bankruptcy Court as unclaimed funds for Southwestern Teleproduction, creditor.

IF APPLICANT IS A FUNDS LOCATOR, this application includes a Power of Attorney authorizing the undersigned, <u>Dilks & Knopik, LLC</u>, Attorney in Fact, to petition the Court on behalf of the claimant for the release of these funds.

The creditor did not receive the dividend check in the above case for the following reasons:

Southwest Teleproductions, Inc. is a subsidiary of Northwest Teleproductions, Inc., As evidenced by exhibit A. Northwest Teleproducions, Inc. changed its name to Broadview Media, Inc., as evidenced by exhibit B. H. Michael Blair is the CFO of Broadview Media, Inc., as evidenced by exhibit C.

The creditor (s) current/correct mailing address is:

Broadview Media, Inc. H. Michael Blair, CFO 4455 West 77 St. Minneapolis, MN 55435 Phone No. 952-835-4455

Unclaimed.fds 06/23/98

Dated: <u>10/10/2005</u>

Brian J. Dilks, Managing Member

Dilks & Knopik, LLC

PO Box 2728, Issaquah, WA 98027

(425)-836-5728

On 1010 S before me, Brian J. Dilks, personally appeared, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person (s) whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or entity upon behalf of which the person acted, executed the instrument. WITNESS my hand and official seal.

**SEAL** 

Caryn M. Knopik, Notary Public My commission expires: July 29, 2006 Notary in and for the State of Washington



## CERTIFICATE OF SERVICE OF APPLICATION ON U.S. ATTORNEY & U.S. TRUSTEE

Notice is hereby given that on 10/10/2005 a copy of the Application for Release of Unclaimed Funds was served on the U.S. Attorney and U.S. Trustee for the Southern District of Texas by U.S. Mail at the following addresses:

U.S. Attorneys Office P.O. Box 61129 Houston, TX 77208

U.S. Trustees Office 515 Rusk Ave., Ste. 3516 Houston, TX 77002

Dated: 10/10/2005

Dilks & Knopik, LLC

Attorney in Fact for Broadview Media, Inc.

Form B3 (Official Form 3) (9/97)

#### Form 3. APPLICATION AND ORDER TO PAY FILING FEE IN INSTALLMENTS

[Caption as in Form 16B.]

#### APPLICATION TO PAY FILING FEE IN INSTALLMENTS

1.	In accordance with I	Fed. R. Bankr. P. 1006, I app	y for permission to pay the Filing	g Fee amounting to \$	in installments.
2.	I certify that I am un	able to pay the Filing Fee ex	ept in installments.		
3. neithe	I further certify that or make any payment nor	I have not paid any money or transfer any property for serv	transferred any property to an at	torney for services in connection until the filing fee is paid in full.	with this case and that I will
4.	I propose the follow	ring terms for the payment of	the Filing Fee.*		
	\$	Check one	With the filing of the petition		
	\$		On or before		
	\$	on or before		•••	
	\$	on or before			
* 5.	petition. For cause the petition. Fed. R	shown, the court may extend Bankr. P. 1006(b)(2).	ceed four (4), and the final install the time of any installment, provi	ided the last installment is paid n	ot later than 180 days after filing
٥.	T undersame marter		, , , ,		
Signa	ture of Attorney	Date		re of Debtor int case, both spouses must sign.)	Date
Name	e of Attorney		Signatu	re of Joint Debtor (if any)	Date
Lce	TIFICATION AND SI	toy petition preparer as define	ORNEY BANKRUPTCY PET	ared this document for compensa	ation, and that I have provided the
deoto	with a copy of this doc	unicit. Taiso certify that I w	into accept money of any outer	p. op 2.0, ,,	
Printe	ed or Typed Name of Bar	nkruptcy Petition Preparer	<del></del>	Social Security No	·.
Addre					
Name	es and Social Security nu	mbers of all other individual	who prepared or assisted in prep	earing this document:	
If mo	re than one person prepa	red this document, attach add	itional signed sheets conforming	to the appropriate Official Form	a for each person.
x				Doto	
Signa	ature of Bankruptcy Petit	ion Preparer		Date	

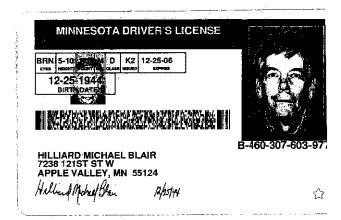
A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

Form B3 continued (9/97)

	S BANKRUPTCY COURT ISTRICT OF
In re, Debtor	Case No
Debitoi	
	Chapter
IT IS ORDERED that the debtor(s) may pa	NT OF FILING FEE IN INSTALLMENTS  by the filing fee in installments on the terms proposed in the foregoing
application.  IT IS FURTHER ORDERED that until the in connection with this case, and the debtor shall not relinqui	filing fee is paid in full the debtor shall not pay any money for services ish any property as payment for services in connection with this case.
	BY THE COURT
Date:	United States Bankruptcy Judge

### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS

		) Case: 97-42797-H5-7		
	RE: The Hively Agency, Inc.	AUTHORITY TO ACT		
		Limited Power of Attorney		
		Limited to one Transaction		
	<b>7</b> 0.1. ()	) Limited to one Transaction		
	Debtor(s)	. )		
1.	identification number of 41-0641789, ("CLI the limited purpose of recovering, receiving a of \$2,424.51 (the "FUNDS"), including the agency or authority.	leproductions, Inc. for its subsidiary Southwest Teleproductions, Inc. with a tax ENT"), appoints Dilks & Knopik, LLC ("D&K"), as its lawful attorney in fact for and obtaining information pertaining to the outstanding tender of funds in the amount right to collect on CLIENT's behalf any such funds that are held by a governmental		
2.	FUNDS held by the governmental agency of from the governmental agency or authority a	o all things legally permissible and reasonably necessary to recover or obtain the rauthority. This limited authority includes the right to receive all communications and to deposit checks payable to CLIENT for distribution of the FUNDS to CLIENT, in accordance with its agreement with CLIENT.		
3.		any costs or fees on behalf of CLIENT without CLIENT's prior written consent.		
4.	This Authority to Act shall be come effective	e on the below signed date and shall expire 180 days from the date hereof or upon		
	collection of the aforementioned FUNDS.	9/15 ,20 05		
	H. Michael Day			
Si	gnature (	Date		
	H. MICHAEL BLAIR	C+0		
Pr	int Name	Title		
		Affix Corporate Seal Below		
		Or if Corporate Seal Unavailable Sign Affidavit Below:		
	H. MICHAEL BLA	IR S, R SS, PS, PS, R SS, PS, PS, PS, PS, PS, PS, PS, PS, PS,		
	CERTIFIED PUBLIC ACCOU			
	7238 121ST. ST. W.			
	APPLE VALLEY, MN 55124	AFFIDAVIT IF CORPORATE SEAL IS UNAVAILABLE		
	952 ( <b>A</b> 2) 431-0603	RE IT ACKNOWLEDGED, that the undersigned hereby says under oath that the		
	h.blair@prodigy.net	corporate seal for Broadview Media, Inc. is presently unavailable to the undersigned,		
	CELL (612) 940-2797	BY: A Muhad Jan C		
		Signature and title /		
	STATE OF $MN$	ACKNOWLEDGMENT		
	COUNTY OF Hennepin)			
	•	and the second s		
On this /S day of September, 2005, before me, the undersigned Notary Public in and for the said County and State, personally appeared (name) H. Michael Blair known to me to be the person described in and who executed the foregoing instrument, and who acknowledged to me that (circle one) he/she did so freely and voluntarily and for the uses and purposes therein mentioned.  WITNESS my hand and official seal.				
]	NOTARY PUBLIC Spanna Residing at Eden Prairie, MM	E Gray  LADONNA ELIZABETH GRAY		
	My Commission expires $1-31-201$			



- IL CALL

```
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CONFORMED SUBMISSION TYPE:
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PUBLIC DOCUMENT COUNT:
CONFORMED PERIOD OF REPORT: 19960331
                                19960715
FILED AS OF DATE:
                        NASD
SROS:
FILER:
        COMPANY DATA:
                                                        NORTHWEST TELEPRODUCTIONS INC
                COMPANY CONFORMED NAME:
                                                        0000073048
                CENTRAL INDEX KEY:
                                                        SERVICES-MOTION PICTURE & VIDEO TAPE PRODU
                STANDARD INDUSTRIAL CLASSIFICATION:
                                                        410641789
                IRS NUMBER:
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                STATE OF INCORPORATION:
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                 STATE:
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                              Washington, D.C. 20549
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FORM 10-KSB
Annual Report Under Section 13
of

The Securities Exchange Act of 1934

For the fiscal year ended March 31, 1996

Commission Fil Page 1 of 3
Number: 0-8505

NORTHWEST TELEPRODUCTIONS, INC. (Name of Small Business Issuer in its Charter)

Minnesota (State of incorporation)

41-0641789 (I.R.S. Employer Identification Number)

4455 West 77th Street
Minneapolis, Minnesota 55435
(Address of principal executive offices) (Zip code)
Telephone Number: 612-835-4455

Securities registered under Section 12(b) of the Exchange Act:

Securities registered under Section 12(g) of the Exchange Act: Common Stock, par value \$.01

Check whether the issuer: (1) filed all reports required to be filed by Section 13 or  $15\,\text{(d)}$  of the Exchange Act during the past 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X . No .

Check if there is no disclosure of delinquent filers in response to Item 405 of Regulation S-B, and no disclosure will be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-KSB or any amendment to this Form 10-KSB. [X]

The issuer's revenues for the fiscal year ended March 31, 1996 were \$12,509,041.

The aggregate market value of the Common Stock held by shareholders other than officers, directors or holders of more than 5% of the outstanding stock of the registrant as of June 26, 1996 was approximately \$1,504,000 (based upon the closing sale price of the registrant's Common Stock on such date).

Shares of \$.01 par value Common Stock outstanding at June 26, 1996: 1,356,425.

#### DOCUMENTS INCORPORATED BY REFERENCE

- 1. Portions of the Registrant's Annual Report to Shareholders for the fiscal year ended March 31, 1996 are incorporated by reference into Part II.
- 2. Portions of the Registrant's definitive Proxy Statement for the Registrant's 1996 Annual Meeting of Shareholders are incorporated by reference into Part III.

Transitional Small Business Disclosure Format (check one): Yes No X

<PAGE>

Introduction

Northwest Teleproductions, Inc. and its subsidiaries, Southwest Teleproductions, Inc. and Northwest Teleproductions/Chicago, Inc., are referred to herein as the "Registrant" unless the context indicates otherwise.

EXHIBIT A
Page 2 of 3

•	
21	Subsidiaries of the Registrant  Name State of Incorporation
	Southwest Teleproductions, Inc. Texas
	Northwest Teleproductions/Kansas City, Inc. Minnesota
	Northwest Teleproductions/Chicago, Inc. Minnesota
23	Consent. Consent of Deloitte & Touche LLP
24	Power of Attorney. Powers of Attorney from directors of the Registrant are included as part of the "Signatures" page of this Form 10-KSB
27	Financial Data Schedule (filed in electronic format only)

<sup>\*</sup> Incorporated by reference to a previously filed report or document, SEC File No. 0-8505, unless otherwise indicated.

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<
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EXHIBIT 10.2

#### FISCAL 1997 OFFICER'S INCENTIVE COMPENSATION

The corporate officers, Robert Mitchell, James Steffen and Smith McClure shall receive additional compensation as participants in the "1997 Officers Incentive Compensation Plan" which plan is defined as follows:

\*Incentive compensation in the form of a cash bonus shall be paid based on consolidated audited pre-tax earnings, which for the purpose of this plan, will be pre-tax earnings as determined in accordance with generally accepted accounting principles and shall be net of a deduction for a provision for officers incentive compensation to be paid under this plan.

\*Total incentive compensation shall be calculated as follows:

Total incentive compensation shall equal ten percent (10%) of consolidated pre-tax earnings in excess of eight percent (8%) of consolidated stockholders' equity at March 31, 1996.

\*Total incentive compensation shall be allocated and paid to the individual officers as follows:

Robert Mitchell 50%
James Steffen 25%
Smith McClure 25%

</TEXT>
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<TYPE>EX-10.9
<SEQUENCE>3

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Page 3 of 3

<sup>\*\*</sup>Indicates a management contract or compensatory plan or arrangement required to be filed as an exhibit to this Form 10-KSB.

Case 97-42797 Document 276 Filed in TXSB on 10/18/05 Page 11 of 18 Page 1 of 20 ----BEGIN PRIVACY-ENHANCED MESSAGE----Proc-Type: 2001, MIC-CLEAR Originator-Name: webmaster@www.sec.gov Originator-Key-Asymmetric: MFgwCgYEVQgBAQICAf8DSgAwRwJAW2sNKK9AVtBzYZmr6aGjlWyK3XmZv3dTINen TWSM7vrzLADbmYQaionwg5sDW3P6oaM5D3tdezXMm7z1T+B+twIDAQAB MIC-Info: RSA-MD5, RSA, FY7amn4uybFe3DewpOaDGdNaN9V8kELa3B6ASW9S1YjhCpsNKx/gDlylfQqlgeeO uKIiNEY+fSb8ydpJ5UGYHQ== <SEC-DOCUMENT>0000914190-00-000132.txt : 20000407 <SEC-HEADER>0000914190-00-000132.hdr.sgml : 20000407 0000914190-00-000132 ACCESSION NUMBER: CONFORMED SUBMISSION TYPE: 8-K/A PUBLIC DOCUMENT COUNT: 19991124 CONFORMED PERIOD OF REPORT: ITEM INFORMATION: 20000406 FILED AS OF DATE: FILER: COMPANY DATA: BROADVIEW MEDIA INC COMPANY CONFORMED NAME: 0000073048 CENTRAL INDEX KEY: SERVICES-MOTION PICTURE & VIDEO TAPE PROD STANDARD INDUSTRIAL CLASSIFICATION: 410641789 IRS NUMBER: MN STATE OF INCORPORATION: 0331 FISCAL YEAR END: FILING VALUES: 8-K/A FORM TYPE: SEC ACT: SEC FILE NUMBER: 000-08505 594703 FILM NUMBER: BUSINESS ADDRESS: 4455 WEST 77TH STREET STREET 1: MINNEAPOLIS CITY: STATE: MN 55435 ZIP: BUSINESS PHONE: 6128354455 MAIL ADDRESS: 4455 WEST 77TH STREET STREET 1: MINNEAPOLIS CITY: MN STATE: 55435 ZIP: FORMER COMPANY: FORMER CONFORMED NAME: NORTHWEST TELEPRODUCTIONS INC 19920703 DATE OF NAME CHANGE: </SEC-HEADER> <DOCUMENT> <TYPE>8-K/A

> SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

<DESCRIPTION>AMENDMENT NO. 1 TO FORM 8-K

<SEQUENCE>1

<TEXT>

FORM 8-K/A (No. 1)

CURRENT REPORT
Pursuant to Section 13 or 15(d) of the
Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): November 24, 1999

Broadview Media, Inc. (Exact name of Registrant as Specified in its Charter)

Minnesota (State or Other Jurisdiction of Incorporation)

0-8505 (Commission File Number) 41-0641789 (IRS Employer Identification No.)

4455 West 77th Street
Minneapolis, Minnesota 55435
(Address of Principal Executive Offices and Zip Code)

(612) 835-4455 (Registrant's telephone number, including area code)

Northwest Teleproductions, Inc. (Former Name or Former Address, if Changed Since Last Report)

<PAGE>

Item 7. Financial Statements and Exhibits

(a) Financial statements of businesses acquired:

Not Applicable.

(b) Pro forma financial information:

Not Applicable.

(c) Exhibits:

See Exhibit Index on page following Signatures.

#### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the **EXHIBIT** undersigned hereunto duly authorized.

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U.S. SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-KSB
Annual Report Under Section 13

of The Securities Exchange Act of 1934

For the fiscal year ended March 31, 2005

Commission File Number: 0-8505

BROADVIEW MEDIA, INC. (Name of Small Business Issuer in its Charter)

Minnesota (State of incorporation) 41-0641789 (I.R.S. Employer Identification Number)

4455 West 77th Street
Minneapolis, Minnesota 55435
(Address of principal executive offices) (Zip code)
Telephone Number: 952-835-4455

Securities registered under Section 12(b) of the Exchange Act:

Securities registered under Section 12(g) of the Exchange Act: Common Stock, par value \$.01

Check whether the issuer: (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes [X] No [].

Check if there is no disclosure of delinquent filers in response to Item 405 of Regulation S-B, and no disclosure will be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-KSB or any amendment to this Form 10-KSB. [X]

The issuer's revenues for the fiscal year ended March 31, 2005 were \$3,347,568.

The aggregate market value of the Common Stock held by non-affiliates based upon the closing sale price of the registrant's Common Stock as of June 3 2005 was approximately \$6,546,126.

Shares of \$.01 par value Common Stock outstanding at June 3, 2005:

Page of 3

The information required by Item 7 is incorporated herein by reference to the Consolidated Financial Statements, Notes thereto and Independent Auditors' Report thereon which appears in the Registrant's 2005 Annual Report to Shareholders.

ITEM 8. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

Not applicable.

ITEM 8A. CONTROLS AND PROCEDURES

As of the end of the period covered by this report, the Company conducted an evaluation under the supervision and with the participation of the company's management, including the Company's Chief Executive Officer and Chief Financial Officer, regarding the effectiveness of the design and operation of the Company's disclosure controls and procedures pursuant to Rules 13a-15(b) of the Securities and Exchange Act of 1934 (the "Exchange Act"). Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures are effective to ensure that information that is required to be disclosed by the Company in reports that it files under the Exchange Act is recorded, processed, summarized and reported within the time period specified in the rules of the Securities Exchange Commission. There were no changes in the Company's internal control over financial reporting that occurred during the period covered by this report that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

ITEM 8B. OTHER INFORMATION

Not applicable.

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<PAGE>

PART III

<TABLE>

ITEM 9. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

The names and ages of the executive officers of the Registrant and their positions and offices presently held are as follows:

<caption></caption>			EXHIBIT	
Name of Executive Officer	Age	Present Position(s) with Registrant	Page 2 of 3  Business Experience	
<s> Terry Myhre</s>	<c> 60</c>	Chief Executive Officer, Chairman of Board of Directors	C> Chairman of the Board and CEO of the Registrant since January 2004; President and owner of Minn-School of Business since 1988; President and co-owner of Globe Business College since 1972; President, CEO and co-owner of Utah Career Collegince 1998.	
Mark "Red" White	51	Chief Operating Officer	Chief Operating Officer of the Registrant since July 17, 2003; Director of Operations of the Registrant since April 1999. Mr. White has 30 of experience in the entertainment (film, video music) industry.	
H. Michael Blair	60	Chief Financial	CFO of Registrant since October 1, 2001. Indepen	

CPA and business consultant since May 2000. CFO

Officer

United Market Services, Inc., a livestock marke firm, 1989-2000.

</TABLE>

There are no family relationships among any of the Registrant's directors or executive officers.

The information required by Item 9 relating to directors is incorporated herein by reference to the section labeled "Election of Directors," the information relating to compliance with Section 16(a) of the Exchange Act is incorporated herein by reference to the section labeled "Section 16 (a) Beneficial Ownership Reporting Compliance," and the information relating to Code of Ethics is incorporated herein by reference to the section "Code of Ethics," which sections appear in the Registrant's definitive Proxy Statement filed pursuant to Regulation 14A not later than 120 days after the close of the Registrant's 2005 fiscal year end in connection with the Registrant's 2005 Annual Meeting of Shareholders. The Code of Ethics is incorporated by reference to Exhibit 14 to the Registrant's Annual Report on Form 10-KSB for the fiscal year ended March 31, 2004.

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<PAGE>

ITEM 10. EXECUTIVE COMPENSATION

The information required by Item 10 is incorporated herein by reference to the Section labeled "Executive Compensation" which appears in the Registrant's definitive Proxy Statement for its 2005 Annual Meeting of Shareholders.

ITEM 11. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS

The information required by Item 11 relating to principal shareholders and management shareholdings is incorporated herein by reference to the sections labeled "Principal Shareholders" and "Management Shareholdings" which appear in the Registrant's definitive Proxy Statement for its 2005 Annual Meeting of Shareholders.

The following table provides information as of March 31, 2005 about the Registrant's equity compensation plans.

<TABLE> <CAPTIONS

<caption></caption>			
	NUMBER OF SECURITIES TO BE ISSUED UPON EXERCISE OF OUTSTANDING OPTIONS, WARRANTS AND RIGHTS	WEIGHTED AVERAGE EXERCISE PRICE OF OUTSTANDING OPTIONS, WARRANTS AND RIGHTS	NUMBER OF S AVAILABLE FOR EQUITY COMPENSA' SECURITIES REF
	(a)	(b)	
<s> Equity compensation plans approved by security holders</s>	<c></c>	<c></c>	<c></c>
Equity compensation plans not approved by security holders	None	None	
Total 			

 None | EXH | IBIT C |ITEM 12. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

Page  $\underline{3}$  of  $\underline{3}$ 

Page 1 of 1



Corporation Search Results

#### Franchise Tax Certification of Account Status

#### This Certification Not Sufficient for Filings with Secretary of State

Do **not** include a certification from this Web site as part of a filing with the Secretary of State for dissolution, merger, withdrawal, or conversion. The Secretary of State will reject a filing that uses the certification from this site.

To obtain a certificate that is sufficient for dissolution, merger, or conversion, see Publication 98-336d, Requirements to Dissolve, Merge or Convert a Texas Entity.

Certification of Account Status

Officers And Directors Information

Company Information:

SOUTHWEST TELEPRODUCTIONS INC

4455 W 77TH ST

MINNEAPOLIS, MN 55435-5113

Status:

NOT IN GOOD STANDING

Registered Agent:

JOHN P SHIVES 2649 TARNA DRIVE DALLAS, TX 75229

Registered Agent Resignation Date:

State of Incorporation:

TX

File Number:

0040699600

Charter/COA Date:

June 2, 1977

Charter/COA Type:

Charter

Taxpayer Number:

17515590655

Carole Keeton Strayhorn Texas Comptroller of Public Accounts Window on State Government Contact Us Privacy and Security Policy

Address of Record

# INTED STATES COURTS SOUTHERN DISTRICT OF TEXAS FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION UNITED STATES COURTS SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION UNITED STATES COURTS SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION JUL 2:7 2001

IN RE:	§	MICHAEL N. MILBY, CLERK OF COURT
	§	CASE NO.
The Hively Agency, Inc.	§	97-4 <b>279</b> 7-H5-7
	§	Chapter 7
	§	
DEBTOR(S)	§	

#### **ORDER**

CAME ON FOR CONSIDERATION, Trustee's Motion to Pay Funds into the Court Registry under 11 USC §347(a), and the Court, having considered the Motion, is of the opinion that the Motion is well taken and the Court further finding that notice of said Motion is not required, it is therefore,

ORDERED, that Randy W. Williams, Trustee is authorized to pay the funds in the amount of \$10,191.24, now held by him in the above styled and numbered case, together with any accrued interest thereon, into the registry of the Court.

SIGNED this the 27th day of hely 2001

Clark State Carret

This order is signed for the Court by the Clerk under authority of 28 U.S.C. 1956 and General Order 2000-3.
MICHAEL N. MILBY CLERK

Deputy Clerk

270

#### EXHIBIT "B"

#### PLEASE CHECK ONE:

\_\_\_ Small Dividends

X Unclaimed Dividends

Names and Address	Claim No.	Amount
Houston Flash Delivery P. O. Box 34429 Houston, TX 77234	14	\$ 109.69
Southwestern Teleproduction 2649 Tarna Dr. Dallas, TX 75229	34	\$ 2,402.69
New World Comm of Austin KTBC-TV P. O. Box 102890		
Atlanta, GA 30368-2890	46	\$ 7,286.20
Southwestern Bell Telephone P. O. Box 655521 Dallas, TX 75265	51	\$ 120.82
Rentokill Houston P. O. Box 94020 Palatine, IL 60094-4020	62	\$ 89.24
Southwestern Teleproduction 2649 Tarna Dr. Dallas, TX 75229	34	\$ 21.82
KASE-FM/KVET Broadcasting Inc. P. O. Box 380 Austin, TX 78767	45	\$ 16.21
New World Comm of Austin KTBC-TV		
P. O. Box 102890 Atlanta, GA 30368-2890	46	\$ 66.18